(Case 3	:15-cr-00153-MIN 717411CUIN	NEMEDASTA	TELE DIS	MADOTEOUR	age 1 of	1 PageID 104 TEXAS
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				j .			and or for the common and the transfer of the common and the commo
VS.				í			RK, U.S. DISTRICT COURT
)		Ey_	
SIDRO	NIO C	ASTILLO-OLASCUAGA,)		-	Deputy
OID IT		Defendant)			
		Belendant		,			
					ENDATION GUILTY	3-15	-CR-153-M
the Ind each of the offer offense be adju	ictment the subjects (s) conse(s) conse(s) conse(s) deduction	has appeared before me pursual, and after cautioning and example the mentioned in Rule 11, I descharged is supported by an indefore recommend that the plea of the caine, and have sentence impossible.	ant to Fed. Fining SIDF etermined the ependent bate f guilty be a ment, charge	R. Crim.P. RONIO Con at the guil asis in fact accepted, a ging a viole	11, and has end ASTILLO-OL lty plea was known containing each at SIDRO ation of 21 U.S	tered a plea ASCUAG owledgeable th of the es NIO CAS S.C. § 846	A under oath concerning le and voluntary and that sential elements of such FILLO-OLASCUAGA, that is, Conspiracy to
⊠	The de	fendant is currently in custody	and should	l be ordere	ed to remain in	custody.	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						
	 □ The Government does not oppose release. □ The defendant has been compliant with the current conditions of release. □ I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to a other person or the community if released and should therefore be released under § 3142(b) or (c) 						
		The Government opposes releated The defendant has not been consistent of the Court accepts this reconsistent of Government.	ompliant w				ring upon motion of the
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.						
	Date:	December 15, 2015.			DAVID	L_HORA!	N.

U.S. DISTRICT COURT

NOTICE

UNITED STATES MAGISTRATE JUDGE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).